

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEBRASKA

MARIA GUZMAN MORALES and
MAURICIO GUARJARDO, on behalf of
themselves and all others similarly situated,

Plaintiffs,

v.

FARMLAND FOODS, INC., a Delaware
Corporation and subsidiary of Smithfield
Foods,

Defendant.

Case No. 8:08-cv-504

CERTIFICATE OF SERVICE

I hereby certify that on August 22, 2011, I served a true and correct copy of:

1. **KBAH HTOO'S SUPPLEMENTAL ANSWERS TO DEFENDANT'S FIRST SET OF INTERROGATORIES**
2. **KBAH HTOO'S SUPPLEMENTAL RESPONSES TO DEFENDANT'S FIRST SET OF REQUESTS FOR PRODUCTION**
3. **KBAH HTOO'S SUPPLEMENTAL ANSWERS AND OBJECTIONS TO DEFENDANT'S AMENDED FIRST REQUESTS FOR ADMISSIONS**
4. **JAMES LASU'S SUPPLEMENTAL ANSWERS TO DEFENDANT'S FIRST SET OF INTERROGATORIES**
5. **JAMES LASU'S SUPPLEMENTAL RESPONSES TO DEFENDANT'S FIRST SET OF REQUESTS FOR PRODUCTION**
6. **JAMES LASU'S SUPPLEMENTAL ANSWERS AND OBJECTIONS TO DEFENDANT'S AMENDED FIRST REQUESTS FOR ADMISSIONS**
7. **MARTIN MADUOK'S SUPPLEMENTAL ANSWERS TO DEFENDANT'S FIRST SET OF INTERROGATORIES**
8. **MARTIN MADUOK'S SUPPLEMENTAL RESPONSES TO DEFENDANT'S FIRST SET OF REQUESTS FOR PRODUCTION**

9. MARTIN MADUOK'S SUPPLEMENTAL ANSWERS AND OBJECTIONS TO DEFENDANT'S AMENDED FIRST REQUESTS FOR ADMISSIONS
10. DIT MAJOK'S SUPPLEMENTAL ANSWERS TO DEFENDANT'S FIRST SET OF INTERROGATORIES
11. DIT MAJOK'S SUPPLEMENTAL RESPONSES TO DEFENDANT'S FIRST SET OF REQUESTS FOR PRODUCTION
12. DIT MAJOK'S SUPPLEMENTAL ANSWERS AND OBJECTIONS TO DEFENDANT'S AMENDED FIRST REQUESTS FOR ADMISSIONS
13. BEAL NYAKOUTH'S SUPPLEMENTAL ANSWERS TO DEFENDANT'S FIRST SET OF INTERROGATORIES
14. BEAL NYAKOUTH'S SUPPLEMENTAL RESPONSES TO DEFENDANT'S FIRST SET OF REQUESTS FOR PRODUCTION
15. BEAL NYAKOUTH'S SUPPLEMENTAL ANSWERS AND OBJECTIONS TO DEFENDANT'S AMENDED FIRST REQUESTS FOR ADMISSIONS
16. NOE VELASQUEZ'S SUPPLEMENTAL ANSWERS TO DEFENDANT'S FIRST SET OF INTERROGATORIES
17. NOE VELASQUEZ'S SUPPLEMENTAL RESPONSES TO DEFENDANT'S FIRST SET OF REQUESTS FOR PRODUCTION
18. NOE VELASQUEZ'S SUPPLEMENTAL ANSWERS AND OBJECTIONS TO DEFENDANT'S AMENDED FIRST REQUESTS FOR ADMISSIONS
19. GERALDINE WALLER'S SUPPLEMENTAL ANSWERS TO DEFENDANT'S FIRST SET OF INTERROGATORIES
20. GERALDINE WALLER'S SUPPLEMENTAL RESPONSES TO DEFENDANT'S FIRST SET OF REQUESTS FOR PRODUCTION
21. GERALDINE WALLER'S SUPPLEMENTAL ANSWERS AND OBJECTIONS TO DEFENDANT'S AMENDED FIRST REQUESTS FOR ADMISSIONS

BY ELECTRONIC SERVICE by causing an electronic mailing of a true and correct copy in PDF format through Schneider Wallace Cottrell Brayton Konecky LLP's electronic mail system to the email addresses set forth below:

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Dated: August 22, 2011

/s/ Carolyn H. Cottrell
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